DISMISSED: September 23, 2008

CBCA 1113

MARCO ENTERPRISES, INC.,

Appellant,

v.

GENERAL SERVICES ADMINISTRATION,

Respondent.

Lawrence M. Prosen of Bell, Boyd & Lloyd LLP, Washington, DC, counsel for Appellant.

Julie A. Holvik, Office of Regional Counsel, General Services Administration, Philadelphia, PA, counsel for Respondent.

DANIELS, Board Judge (Chairman).

ORDER

Marco Enterprises, Inc. (Marco) and the General Services Administration (GSA) disagreed as to the value of work deleted from a contract for sanitary plumbing renovations at the United States Customs House in Philadelphia, Pennsylvania. GSA unilaterally deducted \$80,000 from the contract price; Marco claimed that the agency should have deducted no more than \$29,000. The contracting officer denied Marco's claim, and this appeal ensued.

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At the Board's suggestion, the parties prepared and exchanged justifications for the amounts they believed were correct and then met to consider those justifications and attempt to resolve the case voluntarily. Marco has now asked that the case be dismissed.

Accordingly, the case is **DISMISSED**.

STEPHEN M. DANIELS Board Judge